

Bodak, James E 72

1786

CONF004529

DYKES_I_004497

CONFIDENTIAL RECORD SHEET

REGISTRATION AND FULFILLMENT SERVICE

BOY SCOUTS OF AMERICA

DATE 11/6/72

FULL NAME JAMES A. BODAK (James Alexander Bodak)
(No initials if you can possibly get full name)

ADDRESS 3903 CARRIE DR.

CITY LORAIN STATE Ohio ZIP CODE 49053

AGE 39 (This is important and should be exact)

APPROXIMATE AGE 39 (To be used ONLY when exact age is not known)

RELIGION Catholic NATIONALITY Hungarian

OCCUPATION Mechanic - NASA - Cleveland, Ohio

EDUCATION High School Graduate

WEIGHT 230 approx COLOR white HEIGHT 5'10" approx

COLOR OF HAIR Dark Brown COLOR OF EYES Brown

OUTSTANDING CHARACTERISTICS OR INTERESTS Heavily Tired

MARRIED OR SINGLE Single CHILDREN 8
(Number, ages, and names, if possible)

WIFE'S NAME _____

SCOUTING CONNECTIONS:

UNIT #	CITY	STATE	OFFICE	DATE REGISTERED	DATE RESIGNED
371	Lorain	Ohio	Scoutmaster	about 1965	10-25-72

SPECIAL RECOGNITION St. George Award, Scoutmaster Key

RECOMMENDED FOR CONFIDENTIAL FILE FOR FOLLOWING REASONS:

Materials have already been mailed to you.

Signed Herald Johnson
SCOUT EXECUTIVE

Council Firelands Area Council Inc

November 13, 1972

Mr. Gerald L. Lehman
Scout Executive
Firelands Area Council, No. 458

Personal and Confidential
Re: James A. Bodak

Dear Mr. Lehman:

Thank you for the confidential record sheet concerning Mr. Bodak.
We have added this information to our file. This additional information
should help us in the future, should this individual ever again attempt to
register in the Scouting program.

Sincerely,

Paul I. Ernst, Executive
Registration and Subscription

vs

CONF004531

DYKES_I_004499

November 6, 1972

Mr. Gerald L. Lehman
Scout Executive
Firelands Area Council, No. 458

Personal and Confidential
Re: James A. Bodak

Dear Mr. Lehman:

Thank you for your letter of October 31st and the enclosed correspondence concerning Mr. Bodak. This is exactly the type of material we require for our Confidential File and we appreciate your efforts in getting them for us. We have placed this information in our file and have taken steps to have his name deleted from our records.

Enclosed is a confidential record sheet which we will appreciate your filling out and returning to us as soon as possible. This will enable us to identify Mr. Bodak, should he ever again attempt to register in the Scouting program.

Sincerely,

Paul I. Ernst, Executive
Registration and Subscription

vs
enc: record sheet

CONF004532

DYKES_I_004500

Boy Scouts of America

418 COLUMBUS AVE., P. O. Box 414



FIRELANDS AREA COUNCIL, INC.
No. 458

SANDUSKY, OHIO 44870 625-4836

OCTOBER 31, 1972

REGISTRATION AND FULFILLMENT SERVICE
NATIONAL COUNCIL OFFICE
BOY SCOUTS OF AMERICA
NORTH BRUNSWICK, NEW JERSEY
08902

DEAR SIRs:

I AM WRITING TO YOU REGARDING A MR. JAMES A. BODAK, REGISTERED IN OUR COUNCIL FOR QUITE SOME TIME IN THE FOLLOWING CAPACITIES: CATHOLIC COMMITTEE FOR SCOUTING AND TROOP COMMITTEEMAN IN TROOP 329.

ON OR ABOUT OCTOBER 1ST, WE NOTICED AN ARTICLE IN THE ELYRIA CHRONICLE INDICATING THAT HE HAD BEEN ARRESTED FOR FELONIOUS ASSAULT.

ON OCTOBER 19TH, HE APPEARED BEFORE THE LORAIN COUNTY COURT AND PLED GUILTY TO ENTICING A MINOR. I ASSUME BECAUSE OF THE WAY THE COURTS OPERATE TODAY, HE PLED GUILTY TO A LESSER CHARGE OF A MISDEAMEANOR. ON OCTOBER 25TH, OUR CATHOLIC COMMITTEE CHAIRMAN AND MYSELF MET WITH HIM. WHEN CONFRONTED WITH THE CHARGES THAT ARE DOCUMENTED, HE AGREED TO RESIGN FROM THE BOY SCOUTS OF AMERICA.

I AM ENCLOSING HEREWITH, ALL SUBSTANTIATING INFORMATION.

I WOULD APPRECIATE YOUR RECOMMENDATION ON FURTHER PROCEEDINGS RELATED TO OUR CONFIDENTIAL FILE.

SINCERELY,

GARY LEHMAN
SCOUT EXECUTIVE

GL/k
ENC:

PARTICIPATING AGENCY OF THE UNITED APPEAL

*Affiliated with Funds in Bellevue, Erie County, Greenwich, Lorain County,
New London, North Fairfield, Norwalk, Willard*

CONF004533

DYKES_I_004501

Plaintiff's Exhibit 315

Page 5 of 13

Oct 25, 1972

Gary Lehman,
Firelands Area Council Inc.

Dear Gary,

I am resigning from Boy Scouts of America due to personal reasons.

It has been a pleasure working with you and hope that we can one day work together for the common good of Boy Scouts of America.

James A. Brodek

CONF004534

DYKES_I_004502

COURT OF COMMON PLEAS

Lorain County, Ohio

Charles V. Messers, Clerk

Case No. 16428

State of Ohio

Plaintiff

[Signature] Attorney for Plaintiff

James H. Boelak

Defendant

Joseph C. Crigiano Attorney for Defendant

Oct 16, 1972

J. E.

Filed

10 16 1972

Defendant in Court with counsel, waives jury trial, with leave
to argue, pleads not guilty, and enters a plea of guilty to the
charge included offense of entering a motor vehicle, R.C.
(2903.17) which plea is hereby accepted. It is the order of the
Court that the defendant is granted probation for three years to the
Community Re-entry Department and to continue psychiatric and psychological treatment
for himself, and for such supplemental reporting on the case as can be
made. Defendant to pay costs of prosecution. *[Signature]*

COURT OF COMMON PLEAS

LORAIN COUNTY, OHIO

CHARLES V. NELSON, CLARK

CASE No. 16428

STATE OF OHIO PLAINTIFF _____ ATTORNEY FOR PLAINTIFF
vs
JAMES A. BODAK DEFENDANT JOSEPH CIRIGLIANO ATTORNEY FOR DEFENDANT

DATE October 16, 1972 J.E. FILED October 16, 1972

DEFENDANT IN COURT WITH COUNSEL, WAIVES JURY TRIAL, WITHDRAWS FORMER PLEA OF NOT GUILTY AND ENTERS A PLEA OF GUILTY TO THE LESSER INCLUDED OFFENSE OF ENTICING A MINOR (2903.12 R.C.) (\$500.00 FINE OR 6 MONTHS OR BOTH) WHICH PLEA IS HEREBY ACCEPTED. IT IS THE ORDER OF THE COURT THAT THE DEFENDANT IS GRANTED PROBATION FOR THREE YEARS TO THE LORAIN COUNTY ADULT PROBATION DEPARTMENT AND TO CONTINUE PSYCHIATRIC AND PSYCHOLOGICAL TREATMENTS FOR HIMSELF AND FOR SUCH SUPPLEMENTED REPORTING IN THE CASE AS CAN BE MADE.
DEFENDANT TO PAY COSTS OF PROSECUTION.

PAUL J. MIKUS

CONF004536

DYKES_I_004504

MISCELLANEOUS REPORT

102909

Approved by

1296 LP Co.

Officer Control Vice Squad Copy for

Subject Complaint of Child Molesting

Name of Party [Redacted] 35 Address 4033 Calwood Ave. Ft. 277-4286
Complainant

respectfully report that on, or about Wed. Aug. 23rd 1972 at 3:30p m.

I had been approached by the above on the 22nd and he told me a little of what had happened with his son and a man. We made an appt. to meet at his house today, and in the meantime he would try to get from his son some more information as to what had happened.

Today I talked with Mr. [Redacted], his wife [Redacted], and the son [Redacted] WM 13. The boy gave the story a little reluctantly but does not appear to be a liar or story teller. He stated that he has known a man, James Alexander Bedak, WM appx. 37, of 3903 Carria Dr., for appx. a year and a half. He was the paper boy and has been invited by Bedak to sleep out at his house in the past. Nothing had happened until this last summer, Bedak had asked the boy some personal questions like if he had ever awoken in the morning with his shorts wet in the front. He had also told the boy about some girls in the neighborhood that had been in trouble with boys. Also that a 16 year old boy had gotten a 9 yr. old girl pregnant.

Thursday of last week, the 17th, Bedak picked the boy up in a blue van, and took him for a ride. They then stepped at the Thrift Shop at 3114 Bdwy., where Bedak said he had to sign some checks. When they went in Bedak took a vanilla type envelope out of the truck, although the envelope is white, and they went to the door and it was unlocked by Bedak. They entered and then Bedak took some pictures out of the envelope. They were in color and were pictures of naked women. One of them was a close up of a woman's vagina, and another one was a close up of a man's penis. Bedak then proceeded to masturbate in front of the boy and then had the boy masturbate also. Bedak then assisted the boy by masturbating the boy's penis for him. The boy, [Redacted], stated they were in the store almost two hours. He said nothing else happened.

Tuesday of this week, 22nd, the man offered the boy a back on sex that showed how a woman was pregnant and the development of the fetus. [Redacted] also said that Bedak had drawn pictures of how the seed is dropped, and told him that when you get your thing in a girl, you make an up and down motion to make a baby.

The pictures are in this large white envelope and are on the front floorboard of the blue van, maybe a Dodge. The envelope is marked with the name "Vic Tanney" on the one corner.

Bedak is single and is supposed to work at the NASA in Cleve, O. He is some sort of officer in the Thrift Shop, and is supposed to have had a boy scout troop at one time.

Mr. and Mrs. [Redacted] were quite concerned as to why Bedak has taken liberties with the boy and also to try and teach him sex and hygiene. Mr. [Redacted] stated he will be down to sign an affidavit as soon as possible.

BODAK PH. 277-6672

Report sent to Headquarters 9:00p m. Date August 23rd 1972

Reported by Lt. J. Benko Signature _____ Signature _____

LPD Form 69-12

CONF004537

DYKES_I_004505

— MISCELLANEOUS REPORT —

Suppl 202-909

19296 LP Co.

Precinct Detective Bureau Copy for RECORD

Subject SUPPLEMENT -- Child molesting (Report By Lt. Repko 8/24/72)

Name of Party [REDACTED] 35 Address 4033 Oakwood ave. 277 4288
 (Complainant)

I respectfully report that on, or about Thursday 24 Aug 1972, at

For additional information refer to original report by Lt. Repko.

This afternoon, we interviewed Mr. & Mrs. [REDACTED] and their Son, [REDACTED] WM 13.

It seems that a few days ago, [REDACTED] was caught masturbating in the woods by another young boy, who told his Mother about the incident. This Woman then told [REDACTED] parents about it.

[REDACTED] then went on to tell his story to his parents how Mr. Bodak had showed him how to masturbate.

We advised [REDACTED] and his parents about the seriousness of the charge of Felonious Assault and [REDACTED] stated that his story was the complete truth. He went over the account with us and the story was approximately the same as told to Lt. Repko.

[REDACTED] stated that he is a Boy Scout and he has known JAMES BODAK for about a year as Mr. Bodak was a Scout Leader and is presently a Treasurer of some sort of Officer with the Scouts. He went on to say that the first time he went to Bodak's house, was about 3 years ago and Mr. Bodak was teaching him to carve. [REDACTED] states that nothing out of the ordinary happened at that time. He has also been to Bodak's house on occasion with other kids.

Last Thursday, Aug 17th at about 6:30 P.M., Mr. Bodak picked up [REDACTED] at his house and took him for a ride. Bodak stopped at the thrift shop on Bay to write some checks on behalf of the boy scout organization.

While they were in the Thrift Shop, [REDACTED] alleges that Bodak told him that he must never tell anyone about what he was going to do. At this time, according to [REDACTED] Bodak started masturbating. Bodak then unbuckled [REDACTED]'s pants and pulled them down and took hold of [REDACTED]'s Penis and began to Jack him off. [REDACTED] states that he was not harmed in any way by Mr. Bodak.

While in the thrift shop, Bodak also showed some pictures to [REDACTED] which were of Nude Women. The pictures appeared to be from a magazine according to [REDACTED]. Bodak allegedly had these pictures in an envelope in his Van. [REDACTED] also stated that Bodak was drawing pictures concerning sex and had offered him a book concerning sex. Mr. [REDACTED] stated that he had signed an affidavit and wished to Prosecute Bodak. He was advised that our investigation would continue.

Report sent to Headquarters 4:00 P. m. Date 25 Aug 1972

Reported by [Signature] Signature [Signature] Signature

Form 69-12 Det. G. Whitman Det. R. Edwards

CONF004538

DYKES_I_004506

afforded attempt being made, or to be made, to damage or destroy any building or other real or personal property for the purpose of interfering with its use for educational, religious, charitable, residential, business, transportation, or civic objectives, or of intimidating any person pursuing such objectives.

Whoever violates this section shall be fined not more than two hundred dollars or imprisoned not more than six months, or both. (131 v H 703, Eff. 11-18-05)

CROSS REFERENCES
See Baldwin's Criminal Manual, Text 53.22

Chapter 2903

OFFENSES AGAINST MINORS

- 2903.01 **ASSAULT**
Assault upon a minor.
- 2903.02 **POOL AND BILLIARDS**
Permitting minors to play pool or billiards.
- 2903.03 **ENTICING MINOR TO PLAY FOR MONEY.**
Enticing minor to play for money.
- 2903.04 **SALE OF TOBACCO AND FIREARMS**
Sale of tobacco to minors.
- 2903.05 Sale of toy pistols to minors under sixteen years.
- 2903.06 Sale of firearms to minors.
- 2903.07 Possession of firearms for instruction purposes.
- 2903.08 **TORTURE AND NEGLECT.**
Abandonment, torture or neglect of child or pregnant woman.
- 2903.09 **TRUSTS FOR DEPENDENT CHILD OR PREGNANT WIFE OF PERSON CONVICTED OF ABANDONMENT, TORTURE OR NEGLECT.**
- 2903.10 **COMIC BOOKS**
Sale of comic books depicting crime.
- 2903.12 **ENTICING A MINOR**
Enticing away a child under sixteen years.
- 2903.13 **OBSCENITY**
Definitions.
- 2903.14 Disseminating or presenting materials or performances harmful to minors.
- 2903.15 Presumption; defense.
- 2903.16 False representation of parenthood, marriage, or age.

Bureau of psychiatric training and research, sex offenses, §129.01
OJur 2d; 5, Assault and Battery § 42; 16, Criminal Law § 713; 34, Lewdness etc § 3

Proof of the taking of indecent and improper liberties with the person of a child under the age of 16 years by a person over the age of 18 constitutes sufficient proof of an "assault" within the meaning of 2903.01. State v Dobbins, 171 OS 46, 187 NE (2d) 916.

Where a defendant is convicted under a statute which authorizes the court in its discretion to impose a fine or to imprison in the penitentiary or to impose both such fine and imprisonment, and where the judgment of such court orders such defendant to pay a fine in a certain amount and the costs of prosecution, and further orders that such defendant be placed on probation for a period of three years on certain terms and conditions but does not mention suspension of sentence with respect to imprisonment, such judgment will be construed as not imposing sentence as to a fine and suspending imposition of sentence as to imprisonment and placing such defendant on probation. State v Theisen, 168 OS 313, 138 NR (2d) 392.

Felonious assault is not a lesser included offense under an indictment for the crime of adultery. State v Shoe, 20 App (2d) 344, 284 NE (2d) 282 (1969).

Age is an essential element of the crime of felonious assault. State v Shoe, 20 App (2d) 344, 284 NE (2d) 282 (1969).

A municipal ordinance which prohibits the molestation of "any child under sixteen years of age" for the purpose of taking any immodest, immoral or indecent liberties, "or otherwise, in any manner," molesting any such child, is not void for indefiniteness or uncertainty. Columbus v Cook, 3 App (2d) 243, 214 NE (2d) 837 (1964).

OC 12423-1 is valid, and an indictment charging the accused, a male over 16, unlawfully assaulted and took indecent liberties with a male under 16 in good and sufficient. State v Rudy, 187 OS 362, 123 NE (2d) 426; affirming 101 App 241. [OC 12423-1 now RC 2903.01].

Where a defendant convicted of indecent liberties is sentenced to the penitentiary without a psychiatric examination, the sentence is void, but the court has the power to order the release of the petitioner from municipal custody and at the same time order the warden to transfer custody of the petitioner to the sheriff for return to the sentencing court for further proceedings, or to delay the execution of its order of discharge until the trial court has an opportunity to re-sentence the petitioner, which delay can have been accomplished by ordering his retention in the penitentiary. In re Henry, 162 OS 62, 126 NR (2d) 888.

Assault is not an element of the offense of willfully making improper exposures of the person in the presence of a child, and an indictment thereunder, charging that the defendant "being over the age of 18 years, did willfully make improper exposures of his person in the presence of * * * a child under the age of 16 years," is not defective. State v Webb, 116 App 274 (1962).

The offense of felonious assault is not a lesser included offense of the offense of statutory rape. Metzger v Orvin, 118 App 421, 187 NE (2d) 183 (1962).

OC 12423-1 is directed to an assault upon a male child as well as upon a female child. State v Rudy, 187 App 241, 187 NE (2d) 81, aff'd 182 OS 362. [OC 12423-1 now RC 2903.01].

Where defendant was charged with the commission of six counts, one of which carried a sentence of life imprisonment, and four involved morals charges, defendant's bail, which had been fixed by the trial court at \$53,500, was not excessive or

Note: See 4109.39 relating to false statements in affidavit or statements.

ASSAULT

2903.01. Assault upon a minor.

No person over the age of eighteen years shall assault a child under the age of sixteen years, and willfully take indecent and improper liberties with the person of such child, without committing or intending to commit the crime of rape upon such child, or willfully make improper exposures of his person in the presence of such child.

Whoever violates this section is guilty of felonious assault and shall be fined not less than five hundred nor more than five thousand dollars or imprisoned not less than one nor more than ten years, or both. (128 v 114, Eff. 9-29-55.)

2903.01 former OC 12423-1.

CROSS REFERENCES

See Baldwin's Criminal Manual, Text 33.9; 37.8; Form 3.01, 3.02

See Sherer's Appellate Law, Text 17.87

See Baldwin's Ohio School Law, Text 103.02

Psychiatric examination before sentence, hearing on report of examination, 2947.25

Habitual sex offenses, defined, 2950.01.

GARY:
THIS IS THE FELONY STATUTE
OUR 13CV WAS INDICATED UNDER

Jim

in another county. He should be tried under the felony statute, State v Park, 68 Ab 370, 118 NE(2d) 197.

The father of an illegitimate child can be prosecuted for child support under this section, as well as under § 13008, although the municipal court has no jurisdiction under the latter section. State v Stone, 28 CC(NS) 447, 27 CD 472. (UG 1968 now IC 3112.01).

In a prosecution against a father for cruelly punishing his child it is proper to refuse to charge that the father is the judge of the punishment and can not be found guilty for error in judgment nor unless prompted by malice and ill-will towards the child. Meier v State, 18 CC(NS) 42, 27 CD 231. Where a defendant alleges that defendant failed to furnish support for a minor child, the defendant is charged with misdemeanor under this section whose affidavit states that defendant "refused to provide" for a minor child, the defendant is charged with felony under § 13008. Bonomo, in re, 28 NE(NS) 526.

Father amenable to criminal prosecution for neglect to provide for child notwithstanding decree of divorce exempting such liability. State v Miller, 28 B 178.

Willful failure to provide for a minor child is a continuing offense. In re Verdick, 182 F Supp 78.

A county humane society attorney has no duty in reference to collection of delinquent support payments, but if such money comes into his hands as attorney for the county, he has no right to demand a collection charge. 1959 OAG 866B.

One person may serve as agent and attorney of a county humane society and receive the salary fixed for each, and the compensation is payable monthly directly from the public treasury and not through applications made to the society. 1959 OAG 868B.

A county humane society attorney is not entitled to additional compensation from the complainant or person alleged to have been mistreated. 1959 OAG 868B.

See Baldwin's Pre-1910 Case Notes.

2903.09 Trustee for dependent child or pregnant wife of person convicted of abandonment, torture or neglect.

When a person is convicted, sentenced, and confined in a workhouse or county jail under section 2903.08 of the Revised Code, the county from which he is so convicted, sentenced, and confined, upon the warrant of the county auditor, and out of the general revenue fund thereof, shall pay monthly, to a trustee to be appointed by the court imposing such sentence, fifty cents for each day the prisoner is so confined, to be expended for the maintenance of the child under eighteen years of age, or the physically or mentally handicapped child under the age of twenty-one years, or his pregnant wife.

Any humane society incorporated and existing under the laws of this state, or any other suitable person, who is willing to serve as trustee without compensation, may be appointed by the court as trustee under this section for the benefit of such child or children. The court may require such trustee to enter into a bond for the faithful performance of the duties so imposed.

The name and post office address of the trustee so appointed by the court shall appear in the minutes. (1909 H 1, Eff. 3-18-09. 132 v S 65)

2903.08 former GC 12970-1, 12970-2

Cross References

False statement prohibited, 4109.39.

OJur 2d; 28, Infants § 8; 41, Parent and Child § 38; 43, Prisons and Prisoners § 62

COMIC BOOKS

2903.10 Sale of comic books depicting crime.

No person shall knowingly distribute, lend, give away, exhibit, sell or offer to distribute, lend, give away, exhibit, sell, to or for a minor under the age of eighteen, printed or reproduced material in a newspaper, magazine, or in cartoon form commercially known as a "comic book" or "comic magazine":

(A) Depicting any unlawful act of murder, killing, shooting, cutting, stabbing or maiming of a person or any act of robbery, burglary, rape, seduction, incest, sodomy, prostitution, pandering, kidnapping, arson, forgery, counterfeiting, treason, or use of narcotics;

(B) Depicting acts of unusual cruelty or mass or extreme brutality;

(C) Advocating acts involving moral turpitude;

(D) Which is provocative of corrupt morals, crime, or juvenile delinquency.

Possession of any of the above constitutes prima facie evidence of knowledge.

This section does not apply to depicting of biblical or historical events.

Whoever violates this section shall be fined not more than one thousand dollars, or imprisoned not more than six months, or both.

(130 v Pt 2, H 5, Eff. 12-16-64. 130 v S 115; 129 v 1039)

Cross References

See Baldwin's Criminal Manual, Form 3.185

Offenses against chastity/conditional sale or deliveries prohibited, 2908.241.

Enjoining sale or distribution of obscene matter, 2908.242.

Search warrant, 2905.25.

Forcing acceptance of objectionable materials for resale, 2905.26

OJur 2d; 28, Infants § 8; 34, Lewdness etc § 4, 11; 48, Search and Seizure § 10, 24

To be obscene material must be calculated to appeal to the reader's or viewer's prurient interest and must have a substantial tendency to excite lustful desires or be material dealing with sexual perversion, ("art" magazines, nudist magazines, "teen" magazines etc, discussed). Cisehnati v Walton, 70 Ab 163, 118 NE(2d) 607.

2903.11 Repealed.—1970 H 84, eff. 9-15-70. 130 v S 103 v 1039.

ENTICING A MINOR

2903.12 Enticing away a child under sixteen years.

No person over the age of eighteen years shall detain, lead, take, carry, or entice away a child under the age of sixteen years, with intent to commit any offense under section 2903.01 or Chapter 2905, of the Revised Code.

Whoever violates this section shall be fined not more than five hundred dollars, or imprisoned not more than six months, or both. (130 v H 607, Eff. 10-10-63)

OBSCENITY

2903.13 Definitions.

As used in sections 2903.13 to 2903.16, inclusive, of the Revised Code:

(A) Any material or performance is "harmful to minors," if it contains a description or representation in any form of nudity, sexual conduct, or sexual excitement, if it is offensive to prevailing standards in the adult community with respect to what is suitable for minors, and if it lacks sufficient scientific, educational, sociological, moral, or artistic value for minors to outweigh its harmful qualities.

(B) "Minor" means an unmarried person under the age of eighteen years.

(C) "Obscene," "nudity," "sexual excitement," "sexual conduct," "material," and "performance" have the same meaning as provided in section 2905.34 of the Revised Code.

(1970 H 84, eff. 9-15-70)

GARY;
THIS IS THE MISDEMEANOR
STATUTE OUR BOY PLEAD
GUILTY TO.

J

Lorain Man Pleads Guilty To Robbery

ELYRIA — Richard Thomas, 19, 2361 Sunset Blvd., Lorain, was referred to the adult probation department by Lorain County Judge Paul J. Mikus Monday.

Thomas pleaded guilty to robbery of Wayne Hamilton of Lorain. He reported \$449 stolen.

James Bodak, 39, 3903 Carrie Drive, Lorain, was also referred for a presentence report after pleading guilty to enticing a minor. He was ordered to continue psychiatric examinations.

Vlade Koteff, 21, 4719 Tacoma Ave., Lorain, was referred for possible probation after pleading guilty to illegal possession of a hypodermic needle.

Judge Mikus also granted the extradition of Tyrone Farrow to the state of Delaware where he faces jail escape charges.

Woman Indicted In Slaying

By RICK ZARBAUGH
Elyria Bureau Chief

ELYRIA — Florence Owens, 22, Lorain, was indicted by the Lorain County Grand Jury yesterday on second degree murder charges for the Aug. 18 shooting death of her husband.

Mrs. Owens, 2119 E. 29th St., Lorain, is accused of shooting her husband, Vernon, 26, with a .38-caliber pistol. She was treated at Lorain Community Hospital after her arrest. She is free on bond pending her arraignment.

The grand jury issued 13 indictments yesterday following a one-day session at the courthouse. The jury returned to session this morning and was to complete its meeting tomorrow.

The name of one of the persons secretly indicted will not be released until he is arrested.

Indicted, according to Assistant Prosecuting Attorney Russell Provenza were:

HOBERT TERRY, 22, Oberlin, breaking and entering in the daytime.

GARY CAMPBELL, 19, 355 Cleveland St., Elyria, burglary.

NICK HASTINGS, 18, Amherst, credit card theft and fraud.

DANNY LEWIS, 19, 110 Lawrence Ct., Elyria, burglary.

ROBERT HART, 23, 66 Woodford Ave., Elyria, carrying concealed weapon.

BRUCE DAVIS, 24, 172 Clinton Ave., Elyria, armed robbery.

KITTY ZAJICEK, 18, Lorain, grand larceny.

VLADE KOTIEFF, 21, 4719 Tacoma Ave., Lorain, possession of hypodermic needle.

HECTOR PEREZ, 25, 1783 E. 33rd St., Lorain, illegal possession of hallucinogen. Charges of illegal possession of a needle was dropped.

JAMES BODAK, 39, 3903 Carrie Drive, Lorain, felonious assault.

LARRY FRIERSON, 22, 3600 Beavercrest Drive, Lorain, armed robbery.

(Related story, Page 16)